UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE PETROBRAS SECURITIES LITIGATION

14-cv-9662 (JSR)

NOTICE OF FILING

PLEASE TAKE NOTICE that, pursuant to this Court's order on September 17, 2019, Defendant Petróleo Brasileiro S.A. – Petrobras ("Petrobras"), through its undersigned counsel, respectfully gives notice of filing the following documents attached hereto:

- EXHIBIT A, Petrobras Defendants' Memorandum of Law in Support of Their Motion for Partial Summary Judgment, previously filed on June 27, 2016, ECF No. 659.
- EXHIBIT B, Petrobras Defendants' Statement of Material Facts as to Which There is No Genuine Issue to be Tried, previously filed on June 27, 2016, ECF No. 662.
- EXHIBIT C, Memorandum of Law of Defendants Almir Guilherme Barbassa, Jose Carlos Cosenza, Guilherme de Oliveira Estrella and Jose Miranda Formigli Filho in Support of Their Motion for Summary Judgment, previously filed on June 27, 2016, ECF No. 663.
- EXHIBIT D, Statement of Material Facts as to Which There is No Genuine Issue to be Tried of Defendants Almir Guilherme Barbassa, Jose Carlos Cosenza, Guilherme de Oliveira Estrella and Jose Miranda Formigli Filho, previously filed on June 27, 2016, ECF No. 664.

PLEASE TAKE FURTHER NOTICE that, also pursuant to this Court's order on September 17, 2019, Defendant Petrobras, through its undersigned counsel, respectfully gives notice of filing the following documents attached hereto, which were previously filed under seal as exhibits to the Declaration of Ariel M. Fox in Support of the Motion for Summary Judgment by Defendants Almir Guilherme Barbassa, Jose Carlos Cosenza, Guilherme de Oliveira Estrella and Jose Miranda Formigli Filho, and the Motion for Partial Summary Judgment by Petróleo

Brasileiro S.A. – Petrobras and Petrobras Global Finance B.V., filed on June 27, 2016, ECF No. 654 ("Fox Decl."):

- EXHIBIT E, previously filed as Fox Decl. Ex. 13.
- EXHIBIT F, previously filed as Fox Decl. Ex. 76.
- EXHIBIT G, previously filed as Fox Decl. Ex. 105.
- EXHIBIT H, previously filed as Fox Decl. Ex. 107.
- EXHIBIT I, previously filed as Fox Decl. Ex. 109.
- EXHIBIT J, previously filed as Fox Decl. Ex. 110.
- EXHIBIT K, previously filed as Fox Decl. Ex. 114.
- EXHIBIT L, previously filed as Fox Decl. Ex. 117.
- EXHIBIT M, previously filed as Fox Decl. Ex. 118.
- EXHIBIT N, previously filed as Fox Decl. Ex. 119.
- EXHIBIT O, previously filed as Fox Decl. Ex. 120.
- EXHIBIT P, previously filed as Fox Decl. Ex. 121.
- EXHIBIT Q, previously filed as Fox Decl. Ex. 123.
- EXHIBIT R, previously filed as Fox Decl. Ex. 124.
- EXHIBIT S, previously filed as Fox Decl. Ex. 125.
- EXHIBIT T, previously filed as Fox Decl. Ex. 127.
- EXHIBIT U, previously filed as Fox Decl. Ex. 130 (redacted for commercial sensitivity).
- EXHIBIT V, previously filed as Fox Decl. Ex. 138.
- EXHIBIT W, previously filed as Fox Decl. Ex. 141 (redacted for commercial sensitivity).
- EXHIBIT X, previously filed as Fox Decl. Ex. 143.
- EXHIBIT Y, previously filed as Fox Decl. Ex. 145.
- EXHIBIT Z, previously filed as Fox Decl. Ex. 146.
- EXHIBIT AA, previously filed as Fox Decl. Ex. 147.

• EXHIBIT BB, previously filed as Fox Decl. Ex. 148.

Dated: September 24, 2019 New York, New York

Respectfully submitted,

/s/ Lewis J. Liman

Lewis J. Liman CLEARY GOTTLIEB STEEN & HAMILTON LLP One Liberty Plaza
New York, New York 10006
T: 212-225-2000

F: 212-225-3999

Attorneys for Petrobras